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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/661,187	09/12/2003	X. Long Dai	068062.0166	8281
31625 BAKER BOTT	7590 05/11/200 S L.L.P.	EXAMINER		
PATENT DEP	ARTMENT	300	PATEL, JAYESH A	
98 SAN JACINTO BLVD., SUITE 1 AUSTIN, TX 78701-4039		500	ART UNIT .	PAPER NUMBER
			2624	
			MAIL DATE	DELIVERY MODE
			05/11/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(a)				
Office Action Summan		Application No.	Applicant(s)				
		10/661,187	DAI ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Jayesh A. Patel	2624				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE in the may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICA 6(a). In no event, however, may a replication of the community of the	ATION. ly be timely filed IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status							
1)🛛	Responsive to communication(s) filed on 19 Ag	<u>ril 2007</u> .					
2a)	This action is FINAL. 2b)⊠ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4) 🖂	4)⊠ Claim(s) <u>1-37</u> is/are pending in the application.						
4a) Of the above claim(s) <u>1-12 and 21-33</u> is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠	Claim(s) 13-20 and 34-37 is/are rejected.						
·	Claim(s) is/are objected to.						
8)□	8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers							
9)	The specification is objected to by the Examiner						
10)🛛	The drawing(s) filed on 12 September 2003 is/a	re: a)⊠ accepted or b)□ ∈	objected to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen							
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		nmary (PTO-413) Mail Date				
3) 🔯 Infor	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 03/04-08/06.		rmal Patent Application				

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DETAILED ACTION

- 1. The amendment with respect to the Election of the claims due to a restriction requirement dated 04/19/2007 has been entered and made of record.
- 2. The applicant has elected Claims 13-20 and 34-37 without traverse.
- 3. Claims 34-37 are newly added claims.
- **4.** Claims 1-12 and 21-33 have been cancelled and will not be considered for further prosecution.
- **5.** The newly added Claim 37 should be cancelled because it is a duplicate of Claim 35.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 13-20,34 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Evans et al. (US 553769) hereafter Evans in view of Sharnoff (US 4725142) hereafter Sharnoff.

6. Regarding Claim 13, Evans discloses a method for registering images (Fig 1 and Col 2 Lines 57-67 and Col 3 Lines 1-3) comprising: providing a first image (FOV 1) and a second corresponding image (FOV 2); separately transforming the first image and the second image using a Fourier transform (Element 6,6' and

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Col 10 Lines 17-18); separately performing a sideband extraction operation on the resulting first image and the second image (Element 8,8' and Col 10 Lines 42-45); separately filtering the resulting the first image and the second image using a bandpass filter (Element 9,9' and Col 10 Lines 45-52); calculating a coherence function of the resulting first image and the second image at (Col 2 Lines 21-28 and Col 19 Lines 41-56); transforming the coherence function using an inverse Fourier transform (Elements 10,10' and Col 13 Lines 41-45); performing a magnitude operation on the resulting transformed coherence function (Element 12,12' and Col 14 Lines 26-30); calculating a confidence value based on the magnitude operation at (Element 14,14' and Col 21 Lines 48-53) and determining the acceptability of the correspondence between the first image and the second image based upon the confidence value at (Elements 28 and 30).

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Evans does not explicitly recites the image1 and image 2 being

Holographic images in the body, however at (Col 1 Lines 57-67 and Col 2 Lines

1-30) Evans discloses the images are holograms and the images are digitized for further processing. The (FOV1) and (FOV2) can be holograms and can be compared for inspecting the differences. This is shown as below.

Sharnoff discloses the method and system for comparing two holographic images at (Col 2 Lines 28-52, Col 4 Lines 1-46 and Col 8 Lines 36-43).

Sharnoff discloses that the inspection method as disclosed is optionally, dependent on a preselected radiation phase, or amplitude or a wide choice of

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combined phase and amplitude simultaneously. In this way a repetitive and affordable inspection method is made at (Col 1 Lines 16-24). Imaging system and method as disclosed by Evans can be used with holograms as well and the hybrid technique as disclosed by Evans is a method of finding defects on digitized device images using a combination of spatial and frequency domain techniques at (Col2 Lines 57-60). Both Evans and Sharnoff are from the same field of endeavor and are analogous art, therefore it would be obvious for one of ordinary skill in the art at the time the invention was made, to use the system and method of comparing two holographic images as disclosed by Sharnoff and digitally processing them as taught by Evans for the above reasons.

- 7. Regarding Claim 14, Evans and Sharnoff disclose the method of claim 13 further comprising providing the first holographic image and the second holographic image using a digital holographic imaging system in (Fig 3 Evans) and (Fig 7 Sharnoff).
- 8. Regarding Claim 15, Evans and Sharnoff disclose the method of claim 13. Evans further disclose wherein calculating the confidence value utilizes at least one identified coherent peak in (Fig 1 Element 20 and Col 11 Lines 24-31).
- 9. Regarding Claim 16, Evans and Sharnoff discloses the method of claim 13.
 Evans further discloses wherein calculating the confidence value further

comprises determining the difference in strength between a first coherent peak and a second peak at (Figs 1,2 and Col 11 Lines 24-31). The offset in the peaks represents the difference.

- 10. Regarding Claim 17, see the explanation of Claim 13. Evan also discloses the conjugation in (Fig 1, Col 11 Lines 21-24 and Col 23 Lines 15-67).
- 11. Regarding Claim 18, see the explanation of Claim 14.
- **12.** Regarding Claim 19, see the explanation of Claim 15.
- **13.** Regarding Claim 20, see the explanation of Claim 16.
- 14. Regarding Claim 34, see the explanation of Claim 13
- **15.** Regarding Claim 36, see the explanation of Claim 17 and 13.

Claims 35 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Evans in view of Sharnoff and in further view of Stone et al. (US 6628845) hereafter Stone.

16. Regarding Claim 35, Evans and Sharnoff discloses the method of Claim 13.

Evans and Sharnoff however do not disclose a method further comprising performing an integer translation and subpixel modeling operation on the resulting magnitude image.

Stone discloses a method for subpixel registration and integer translation of images at (Col 5 Lines 44-54). Stone also discloses that the sensitivity due to mis-registration is very large which places the requirement on registration that it be done to subpixel precision at (Col 1 Lines 34-36). Stone also discloses that the method performed is computationally efficient at (Col 5 Lines 54-55). Evans, Sharnoff and Stone are from the same field of endeavor, therefore it would have been obvious for one of ordinary skill in the art at the time the invention was made to have used the teachings of Stone in the inspection methods of Evans and Sharnoff for the above reasons.

17. Regarding Claim 37, see the explanation of Claim 35.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jayesh A. Patel whose telephone number is 571-270-1227. The examiner can normally be reached on M-F 7.00am to 4.30 pm (5-4-9). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jingge Wu can be reached on 571-272-7429. The fax

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phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jayesh Patel 05/07/07

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SUPERVISORY PATENT EXAMINER